

BORA LASKIN LAW LIBRARY



3 1761 06102083 0

CONSTITUTIONAL LITIGATION

CASES AND MATERIALS VOLUME II

PROFESSOR L. WEINRIB

1ST TERM – SEPTEMBER TO DECEMBER 2006

FACULTY OF LAW
UNIVERSITY OF TORONTO

Storage

KE
4218.5
.W46
2006a
v.2
c.1

THESE MATERIALS ARE REPRODUCED AS CLASS MATERIAL

CONSTITUTIONAL LITIGATION
FIRST TERM – SEPT TO DEC 2006
TABLE OF CONTENTS

VOLUME II:

Page

5. Intervention & Amicus Curiae

Kirk Makin, “Intervenors: How Many are Too Many”	1
George Williams, “The Amicus Curiae and Intervener in the High Court of Australia: A Comparative Analysis”	4
Lucy McSweeney, “Oral Submissions on Interventions in the Supreme Court of Canada: A Privilege, not a Right”	14
Gregory Hein, “Interest Group Litigation and Canadian Democracy”	18
Ian Brodie, <i>Friends of the Court: the privileging of interest group litigants in Canada</i>	39
Douglas Elliot, “Secrets of the Lavender Mafia: Personal Reflections on Social Activism and the Charter”	69
Eugene Meehan, “Intervening in the Supreme Court of Canada”	88

6. Evidence

Lori R. Sterling, “Emerging Issues and Trends in Constitutional Evidence”	93
Robert Charney, “Evidence in Charter Cases: Expert Evidence and Proving Purpose”	105
Mahmud Jamal, “Legislative Facts in Charter Legislation: Where Are We Now?”	122
<i>Gosselin v. Quebec (Attorney General)</i> , [2002] S.C.J. No. 85	134
<i>R. v. Malmo-Levine; R. v. Caine</i> , [2003] 3 S.C.R. 571, extract	161
<i>Reference re Same-Sex Marriage</i> , [2004] 3 S.C.R. 698, extract	165
<i>Newfoundland (Treasury Board) v. N.A.P.E.</i> , [2004] 3 S.C.R. 381, extract	170
<i>R. v. Spence</i> , [2005] 3 S.C.R. 458	174

7. Remedies

Robert J. Sharpe and Kent Roach, <i>The Charter of Rights and Freedoms</i> (Toronto: Irwin Law, 2005), chapter 17, “Remedies”	178
<i>Schachter v. Canada</i> , [1992] 2 S.C.R. 679	190
David Sgayias, “Charter Remedies in 2001: Proceeding Cautiously”	210
<i>Eldridge v. Attorney General of B.C.</i> 1997 Can. Sup. Ct. LEXIS 86, extract	219
<i>Vriend v. Alberta</i> [1998] 1 S.C.R. 493	220
<i>R. v. Corbiere</i> 1999 Can. Sup. Ct. LEXIS 25	230
<i>Rodriguez v. A.G. Canada</i> [1993] 3 S.C.R. 519	234
<i>Manitoba Provincial Judges’ Association v. Manitoba (Minister of Justice)</i> [1997] 3 S.C.R.	243
<i>Halpern v. Canada (Attorney General)</i> 60 O.R. (3d) 321 (Ont. Div. Ct.)	250
<i>Halpern v. Canada (Attorney General)</i> [2003] O.J. No. 2268 (Ont. C.A.)	276
<i>EGALE Canada Inc. v. Canada (Attorney General)</i> [2003] B.C.J. No. 1582	281
Wim Trengrove, “Judicial Remedies for Violations of Socio-Economic Rights”	283
Jim Chen, “With All Deliberate Speed”	289
<i>Hislop v. Canada (Attorney General)</i> , [2004] O.J. No. 4815	296
Newspaper articles: <i>Hislop</i> appeal to SCC	322

8. **Funding (including interim cost orders)**

Benjamin Berger, "Putting a Price on Dignity: The Problem of Costs in Charter Litigation" (2003) 26 <i>The Advocates' Quarterly</i> 235.	326
Joseph J. Arvay and Robin Gage, "Charter Remedies: <i>Doucet-Boudreau</i> & Advanced Costs	335
Chris Tollefson, "The Implications of <i>Okanagan Indian Band</i> for Public Interest Litigants"	348
Arne Peltz, "Deep Discount Justice: The Challenge of Going to Court with a Charter Claim and No Money"	368
David Gambrill, <i>Law Times</i> , October 20, 2003 "Unpredictable Costs in Charter Litigation a 'Problem' "	381
Court Challenges Program of Canada	382
<i>M. v. H.</i> , [1999] 2. S.C.R. 3, extract	387
<i>Hislop v. Canada (Attorney General)</i> , [2004] O.J. No. 1867	390
<i>Hislop v. Canada (Attorney General)</i> , [2005] O.J. No. 2575	397
Newspaper Coverage on the <i>Little Sisters Case</i>	399